COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

APPLICATION OF THE HOGAN COMPANY)
FOR A CERTIFICATE OF PUBLIC)
CONVENIENCE AND NECESSITY TO) CASE NO. 91-303
OPERATE AS A RESELLER OF)
TELECOMMUNICATIONS SERVICES WITHIN	j
THE STATE OF KENTUCKY	Š

ORDER

IT IS ORDERED that The Hogan Company ("Hogan") shall file the original and ten copies of the following information with the Commission. The information requested shall be placed in a bound volume with each item tabbed.

The information requested herein is due no later than 30 days from the date of this Order. If the information cannot be provided by this date, Hogan shall submit a motion for an extension of time stating the reason a delay is necessary and include a date by which it can be furnished. Such motion will be considered by the Commission.

1. Has Hogan or any of its affiliates ever provided and/or collected any money from the public for the provision of intrastate telecommunications services in Kentucky? If so, explain in detail.

- 2. If Hogan intends to resell tariffed services of facilities-based carriers, identify these tariffed services and specify whether these services will be obtained from intrastate or interstate tariffs.
- 3. If Hogan intends to resell services that are not available under an approved tariff, provide copies of the contracts which govern the terms of the agreement between Hogan and its facilities-based carriers.
- 4. Discuss in detail Hogan's switching, recording, billing, and collection methods.
- 5. Clarify whether or not Hogan is seeking intraLATA operating authority.
- 6. Explain how Hogan will screen intraLATA traffic if Hogan intends to resell services or facilities authorized only for interLATA traffic but which can carry intraLATA traffic.
- 7. Does Hogan own and/or operate any transmission facilities in any jurisdiction? If so, explain.
- 8. Does Hogan have any affiliation with any other company which owns and/or operates any transmission facilities in any jurisdiction? If so, explain.
- 9. State Hogan's anticipated customer base (e.g., hospitals, hotels, universities, etc.).
- 10. State whether Hogan intends to offer operator-assisted services. If not, how will operator-assisted services be provided?

- 11. Provide a copy of all current contracts entered into with any business, institution, and/or corporation for the provision of operator-assisted services by Hogan and/or any of its affiliates, in any jurisdiction.
- 12. Is Hogan able to comply with each of the conditions of service for operator-assisted services detailed in the March 27, 1991 Order in Administrative Case No. 330? Provide a detailed explanation of compliance for each condition of service.
- 13. State whether Hogan intends to offer any special/dedicated access services.
- 14. State whether Hogan is aware of the potential impact of Administrative Case Nos. 323² and 328,³ now pending before this Commission, that may apply to Hogan's Kentucky operations.
- 15. Provide estimates of sales revenues for Hogan's first two years of Kentucky operations. Explain how Hogan arrived at these estimates. If estimates are based upon a market study, provide a copy of this study.
- 16. Provide a listing of financial institutions with which Hogan has a line of credit. State Hogan's credit line with each of these institutions.

Administrative Case No. 330, Policy and Procedures in the Provision of Operator-Assisted Telecommunications Services.

Administrative Case No. 323, An Inquiry Into IntraLATA Toll Competition, An Appropriate Compensation Scheme for Completion of IntraLATA Calls by Interexchange Carriers, and WATS Jurisdictionality.

Administrative Case No. 328, Investigation Into Whether WATS Resellers Should Be Included in the ULAS Allocation Process.

- 17. Describe the qualifications and experience of personnel directly responsible for providing the proposed services.
- 18. Provide a toll-free number or provision for accepting collect calls for customer complaints.

Done at Frankfort, Kentucky, this 24th day of September, 1991.

PUBLIC SERVICE COMMISSION

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ATTEST:

Executive Director